

# **COLLABORATION AGREEMENT**

**between**

**THE CHANCELLOR, MASTER AND SCHOLARS OF THE UNIVERSITY OF OXFORD**

**and**

**UNIVERSIDADE FEDERAL DE SÃO PAULO –UNIFESP**

## COLLABORATION AGREEMENT

between

The Chancellor, Masters and Scholars of the University of Oxford having its main administrative offices at University offices, Wellington Square, Oxford, OX1 2JD (the "Oxford")

and

The Universidade Federal de São Paulo, a federal body of higher education, enrolled with the CNPJ/MF number 60.453.032/0001-74, incorporated under the Law 8.957 of December 15th, 1994, having its main administrative offices at 1500, Sena Madureira, São Paulo, State of São Paulo, Brazil, 04021-001 (the "Unifesp").

hereinafter referred to as the "Parties" and each of them being a "Party")

### BACKGROUND

With reference to the award to support the project entitled "Development of a mRNA vaccine against Chagas disease", (the "Project"), awarded by Medical Research Council (the "Funder") to the Lead on 15<sup>th</sup> May 2024 ("the Award"), the Parties hereby confirm their intention to regulate their rights and obligations in accordance with the terms and conditions contained in this agreement (the "Agreement").

### TERMS AND CONDITIONS

It is hereby agreed as follows:

#### 1. The Project

- 1.1. The Parties will each use their reasonable endeavours to collaborate on the Project as described in the final submitted proposal to the Funder in respect of the Award as set out in Schedule 1.
- 1.2. The Project shall commence on the Date of last Signature and shall continue until 31<sup>st</sup> March 2025, unless extended with the approval of the Funder.
- 1.3. Dr Young Chan Kim of the Lead is designated the Project Leader and shall have overall responsibility for management of the Award.

#### 2. Intellectual Property

- 2.1. In this Agreement, "Intellectual Property" shall mean intellectual property of any description including but not limited to all inventions, designs, information, specifications, formulae, improvements, discoveries, know-how, data, processes, methods, techniques and the intellectual property rights therein, including but not limited to, patents, copyrights, database rights, design rights (registered and unregistered), trademarks, trade names and service marks, and applications for any of the above.
- 2.2. All Intellectual Property used in connection with the Project which has been generated prior to or outside the scope of the Project ("Background IP") shall remain the property of the Party contributing the same. The Parties agree that any improvements or modifications to a Party's Background IP arising from the Project which are not severable from that Background IP will be deemed to form part of that Party's Background IP and be owned by that Party. Each Party acknowledges and confirms that nothing contained in this Agreement shall give it any

right, title or interest in or to the Background IP of the other Parties save as granted by this Agreement.

- 2.3 “Results” shall mean all information, data, know-how, results, inventions, software and other Intellectual Property arising through conduct of the Project. Unifesp will keep the Lead reasonably informed of the Results, data and intellectual property arising from the Project which the Lead may use for academic and research purposes. Results will be owned by the Party that generates them, except that Results which constitute an improvement to any intellectual property rights owned or controlled by the Lead, in that they could not be practiced without access or license to such intellectual property shall be owned by the Lead. Unifesp hereby assigns to the Lead by way of present and future assignment any and all such Lead Results. The Lead may commercially exploit the Results in consultation with the other Parties. In such circumstances, the Lead will pay the other Parties a fair and reasonable royalty rate/revenue on the value of any products or processes commercially exploited by it which incorporate any Results taking into consideration the respective financial and technical contributions of the Parties to the development of the Results, the expenses incurred in securing intellectual property protection thereof and the costs of its commercial exploitation and the proportionate value of the Results in any such product or process.
- 2.4 Each Party grants the other Parties, subject to the restrictions in clause 4, a non-exclusive, non-transferable, non-sub-licensable, royalty-free licence for the duration of the Project to use its Background IP (provided it is free to license the Background IP in question) solely to enable the other Parties to carry out their respective part of the Project.
- 2.5 The Lead grants the other Parties, subject to the restrictions in clause 4, a non-exclusive, non-transferable, non-sub-licensable, royalty-free licence to use the Results for academic and non-commercial research purposes, including research projects funded by third parties (including commercial entities) provided that those parties gain or claim no rights to such Results.
- 2.6 If the Lead requires the use of Background IP of any other Party (the “Other Party”) in order to exercise its rights in the Results then, provided the Other Party is free to license the Background IP in question, the Other Party will not unreasonably refuse to grant or delay granting a licence to the Lead so that the Lead may use such Background IP for the purpose of exercising its rights in the Results.

### 3. Confidentiality

- 3.1 Subject to the remainder of this clause 3 and clause 4 below, the Parties each agree to use reasonable endeavours to keep confidential and not to publish or disclose in any way other than to those of its employees, students, directors, officers, advisors or representatives who have a need to know such information for the purposes of the Project:

- (i) any Background IP of another Party identified as confidential at the time of disclosure; or
- (ii) any Results of another Party; or
- (iii) Joint Results

(together the “**Confidential Information**”)

without the consent of the Party owning or controlling such Confidential Information for a period of 5 years from the conclusion of the Project.

- 3.2 The undertaking in clause 3.1 above shall not apply to information:

3.2.1 which, at the time of disclosure, has already been published or is otherwise in the public domain other than through breach of the terms of this Agreement;

3.2.2 which, after disclosure to a Party, is subsequently published or comes into the public domain by means other than an action or omission on the part of any Party;

3.2.3 which a Party can demonstrate was known to it or subsequently independently developed by it and not acquired as a result of participation in the Project;

3.2.4 lawfully acquired from a third party who did not obtain it from any Party hereto;

3.2.5 is required to be disclosed to any regulatory authority or court of competent jurisdiction, or which is required to be disclosed pursuant to a request under the Freedom of information Act 2000, the Freedom of Information (Scotland) Act 2002, Environmental Information Regulations 2004 or Environmental Information (Scotland) Regulations 2004.

#### 4. Publications

4.1 This Agreement shall not prevent or hinder registered students of any Party from submitting for degrees of that Party theses based on results obtained during the course of work undertaken as part of the Project; or from following that Party's procedures for examinations and for admission to postgraduate degree status.

4.2 In accordance with normal academic practice, all employees, students, agents or appointees of the Parties (including those who work on the Project) shall be permitted in pursuance of the Parties' academic functions, to discuss work undertaken as part of the Project in internal seminars and to give instruction within their organisation on questions related to such work.

4.3 Any publication or other dissemination of the Results (or any part of them) by any of the Parties shall not occur until the Lead has published the Results of the Project in the primary publication (the "Primary Publication"). Authorship of the Primary Publication shall be in accordance with normal academic practice. Notwithstanding clause 3 above, each Party shall be entitled to publish articles directly arising from its solely owned Results. Prior to the publication of articles directly arising from the work of more than one Party on the Project, each Party shall endeavour to circulate proposed publications at least 30 days in advance of submission for publication. All publications shall acknowledge the funding made available for the Project by the Funder. Each Party retains the right to request (such request not to be unreasonably refused) the delay of a publication in order to seek Intellectual Property protection for Results generated in the course of the Project if publication would reasonably prejudice such protection. Such delay shall not exceed 3 months, unless mutually agreed between the relevant Parties. Notification of the requirement for delay in submission for publication must be received by the publishing Party within thirty (30) days after the receipt of the material by the other Party/Parties, failing which the publishing Party shall be free to assume that the other Party/Parties has no objection to the proposed publication.

4.4 No Party shall use the name or any trademark or logo of any other Party or the name of any of its staff or students in any press release or product advertising, or for any other commercial purpose, without the prior written consent of the Party(s).

#### 5 Termination

5.1 Either Party may terminate this Agreement upon written notice on the occurrence of any of the following events:

5.1.1 the other Party enters into bankruptcy or liquidation or any other arrangement for the benefit of its creditors; or

5.1.2 the other Party is in material breach of any of its obligations hereunder and such breach is not capable of remedy; or

5.1.3 the other Party is in material breach of any of its obligations hereunder and such breach is capable of remedy but the other Party remains in breach on the expiry of twenty eight calendar days after receipt by it of written notice specifying the breach and the action reasonably required to remedy the same.

5.2 The Lead may terminate this Agreement upon 30 days written notice.

5.3 Clauses 2 (Intellectual Property), Clause 4.3 (Publications), 5 (Termination), 6 (Liability), 7 (Transfer of Materials), 8 (Applicable Law), 9 (Anti-bribery), 10 (Impact), 11 (Research Misconduct), 15 (Third Party Rights), 19 (Dispute Resolution), 20 (Law), shall survive the expiration or termination (if earlier) of this Agreement indefinitely. Clause 3 (Confidentiality) shall survive expiration or termination (if earlier) of this Agreement for a period of 3 years.

## 6 Liability

6.1 No Party makes any representation or warranty in relation to the Results. No Party accepts any responsibility for any use which may be made of any work carried out under or pursuant to this Agreement, or of the Results, nor for any reliance which may be placed on such work or Results, nor for advice or information given in connection with them.

6.2 No Party makes any representation or warranty that advice or information given by any of its employees, students, agents or appointees who work on the Project, or the content or use of any materials, works or information provided in connection with the Project, will not constitute or result in infringement of third-party rights.

6.3 The liability of a Party shall not extend to loss of profit, revenue, business opportunity or any other indirect or consequential loss or damage.

6.4 Nothing in this Agreement limits or excludes either Party's liability for:

12.5.1 death or personal injury resulting from negligence; or

12.5.2 any fraud or for any sort of other liability which, by law, cannot be limited or excluded.

## 7 Transfer of Materials

7.1 In the event that any information or materials being shared by a transferring Party ("Transferor") to a receiving Party ("Transferee") under this Agreement is subject to any additional regulations due to its level of sensitivity including, without limitation, data protection, human tissue or export control legislation, the Parties agree to handle such information or materials in an appropriate and legally compliant manner.

7.2 The Transferor shall notify the receiving Transferee of any such sensitivity prior to transfer.

7.3 The Transferee shall procure that it obtains and shall comply with and maintain any necessary consent, approvals or licences in advance of taking receipt of such information or materials.

7.4 For the avoidance of doubt, nothing in this Agreement purports to permit any Party to reverse engineer or otherwise analyse any of the materials provided to it under this Agreement except in accordance with the provisions of this Agreement and to the extent applicable by law.

7.5As described in Schedule 1 and as detailed in Schedule 2 Part A, Unifesp will receive certain materials from the Lead for use in the Project ("Materials"). Unifesp agrees to handle all such Materials in accordance with all applicable laws, solely for the purpose of the Project and in

accordance with the Lead's reasonable instruction. The transfer of use of such Materials shall be governed by the terms included at Schedule 2 Part B.

## 8 Applicable Laws

The Parties shall procure that in carrying out the Project, they will comply with all applicable laws, regulations and statutes, including those relating to modern slavery and anti-bribery. Non-compliance with this clause by one Party shall not be sufficient justification for non-compliance with the rest of the Agreement by the other Party(s).

## 9 Anti-Bribery

### 9.1 Each Party shall:

9.1.2 comply with all applicable laws relating to anti-bribery and anti-corruption (the "Relevant Requirements"), including the Bribery Act 2010, in connection with its conduct under this Agreement;

9.1.3 have and shall maintain in place throughout the term of the Agreement its own policies and procedures, including Adequate Procedures (as defined in section 7(2) of the Bribery Act 2010 and any guidance issued under section 9 of that Act) under the Relevant Requirements, to ensure compliance with the Relevant Requirements and will enforce them where appropriate; and

9.1.4 promptly report to the other Party any request or demand for any undue financial or other advantage of any kind received by it in connection with this Agreement.

9.2 Each Party shall ensure that any Associated Person (as defined in section 8 of the Bribery Act 2010) who it involves in the performance of any obligations under this Agreement and/or the provision of support services does so only on the basis of a written agreement which imposes on and secures from such Associated Person terms equivalent to those imposed on the Parties under this Clause 9. The Parties shall be responsible for the observance and performance by such Associated Persons of such terms, and shall be liable to the other Parties for any breach by such Associated Persons of any such terms.

9.3 The Parties acknowledge and agree that any breach of this Clause 9 (however trivial) shall be deemed to be an irremediable material breach of this Agreement for the purposes of Clause 5.1.2.

## 10 Impact

The Parties acknowledge that each Party to this Agreement is required by its funders to demonstrate its impact and all Parties agree to comply with all reasonable requests made by the other Parties to provide such information (not including Confidential Information) as the Parties may reasonably require to address requirements placed on them. Such information may include (in relation to the Project), but shall not be limited to, effects, changes or benefits to the economy, society, public policy or services, health and the environment.

## 11 Research Misconduct

Each Party shall ensure that it has well defined arrangements for investigating and resolving allegations of research misconduct. Where an allegation of research misconduct arises in respect of an individual Party's participation in the Project and leads to a subsequent formal investigation, the relevant Party shall inform the Lead and the Funder of the investigation and its outcome. Where an allegation of research misconduct arises in respect of several Parties' participation in the Project, the relevant Parties will work together to determine how the allegation will be investigated and reported.

## 12 Force Majeure

12.1 A Party shall not be liable for failure to perform its obligations under this Agreement, nor be liable to any claim for compensation or damages, nor be deemed to be in breach of this Agreement, if such failure arises from an occurrence or circumstances beyond the reasonable control of that Party (excluding an obligation to make payment).

12.2 If a Party affected by such an occurrence causes a delay of three (3) months or more, and if such delay may reasonably be anticipated to continue, then the Parties shall, in consultation with the Funder, discuss whether continuation of the Project is viable, or whether the Project and this Agreement should be terminated.

## 13 No assignment

No Party will assign this Agreement without the prior written consent of the other Parties, such consent not to be unreasonably withheld, denied or delayed.

## 14 No Partnership

Nothing in this Agreement shall create, imply or evidence any partnership or joint venture between the Parties or the relationship between them of principal and agent.

## 15 Third Party Rights

Except as otherwise expressly provided for herein, the Parties confirm that nothing in this Agreement shall confer or purport to confer on any third party any benefit or any right to enforce any term of this Agreement for the purposes of the Contracts (Rights of Third Parties) Act 1999.

## 16 Waiver

16.1 No failure or delay by a Party to exercise any right or remedy provided under this Agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy.

16.2 No single or partial waiver of any right or remedy provided under this Agreement shall preclude or restrict the further exercise of that or any other right or remedy.

## 17 Severability

If any one or more clauses or sub-clauses of this Agreement would result in this Agreement being prohibited pursuant to any applicable law then it or they shall be deemed to be omitted. The Parties shall uphold the remainder of this Agreement, and shall negotiate an amendment which, as far as legally feasible, maintains the economic balance between the Parties.

## 18 Notices

The Lead's representative for the purpose of receiving notices shall until further notice be:

The Director of Research Services  
University offices  
Wellington Square  
Oxford, OX1 2JD  
United Kingdom  
research.services@admin.ox.ac.uk (using in following University reference  
R90226/CN002)

with a copy to:

Dr Young Chan Kim  
University of Oxford

Oxford Vaccine Group  
Centre for Clinical Vaccinology and Tropical Medicine (CCVTM)  
Churchill Hospital  
Old Road, Headington  
Oxford, OX3 7LE  
United Kingdom  
young.kim@wolfson.ox.ac.uk

Collaborator's representative for the purpose of receiving notices shall until further notice be:

Dr. Daniela Santoro Rosa  
Associate Professor  
Discipline of Immunology  
Universidade Federal de São Paulo  
Rua Botucatu 862, 4º andar  
04023-062, São Paulo - SP.  
Brazil  
dsrosa@unifesp.br

Unifesp International office's representative for the purpose of receiving notices shall until further notice be:

Karen Spadari Ferreira  
Director of the Office of International Relations  
Universidade Federal de São Paulo  
Rua Sena Madureira, 1500, 1º andar.  
04021-001, São Paulo - SP.  
Brazil  
international@unifesp.br/[karen.spadari@unifesp.br](mailto:karen.spadari@unifesp.br)

## 19 Dispute Resolution

If any dispute arises out of this Agreement the Parties will first attempt to resolve the matter informally through designated senior representatives of each Party to the dispute, who are not otherwise involved with the Project. If the Parties are not able to resolve the dispute informally within a reasonable time not exceeding two (2) months from the date the informal process is requested by notice in writing they will attempt to settle it by mediation in accordance with the Centre for Effective Dispute Resolution (CEDR) Model Mediation Procedure.

If mediation has not been resolved within 6 months, the following will apply with respect to legal proceedings: any proceedings relating to any dispute or claim arising out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims) instituted against Unifesp by Oxford shall be brought in the courts of Brazil and any such proceedings against Oxford by Unifesp shall be brought in the courts of England. Each party agrees that the specified courts shall have exclusive jurisdiction over such disputes or claims save that any counterclaim may be brought in any proceedings that have already commenced.

## 20 Law

This agreement has been drafted in the English language. In the event that a translation of this Agreement is prepared and signed by the Parties, and a conflict arises between the English version and other language version, this English language version shall be the official version and shall govern and control.

This Agreement shall be governed and construed in accordance with the laws of England and Wales.

## 21 Entire Agreement



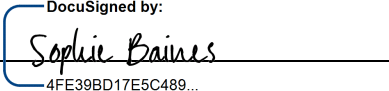
This Agreement and its Schedules (which are incorporated into and made a part of this Agreement) constitute the entire agreement between the Parties for the Project and no statements or representations made by any Party have been relied upon by the other in entering into this Agreement.

## 22 Counterparts

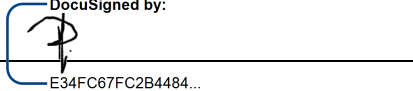
This Agreement may be executed in one (1) or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A signed copy of this Agreement delivered by e-mailed portable document format file or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

IN WITNESS WHEREOF this Agreement is executed as follows:

for and on behalf of **The Chancellor,  
Masters and Scholars of the University  
of Oxford**

Signed:   
Name: Sophie Baines  
Title: Research Contracts Lead  
Dated: 12 September 2024

for and on behalf of **Universidade Federal de  
São Paulo**

Signed:   
Name: Raiane Patrícia Severino Assumpção  
Title: reitora  
Dated: 01 de outubro de 2024

**Schedule 1 - workplan**

**Aim:** To test protective efficacy of vaccine candidates against Chagas disease.

In collaboration with UNIFESP using the existing mouse challenge model of acute infection (highly susceptible A/Sn mice), we will evaluate the protective efficacy of our new Moderna's formulated mRNA vaccines (monovalent and multi-component formulation). Specifically, we will investigate whether our mRNA vaccines can provide protection and if the homologous prime-boost mRNA and heterologous ChAdOx1-mRNA can offer protection comparable to heterologous prime-boost ChAdOx1-MVA that provided 100% protection in challenge.

Vaccination schedule:

<b>Group</b>	<b>Prime</b>	<b>Boost (at 4 weeks after prime)</b>
1	mRNA control (unrelated plague)	mRNA control (unrelated – plague)
2	mRNA ASP2	mRNA ASP2
3	mRNA TS	mRNA TS
4	mRNA ASP2 + mRNA TS co-immunisation	mRNA ASP2 + mRNA TS co-immunisation
5	mRNA (ASP2-TS fusion)	mRNA (ASP2-TS fusion)
6	ChAdOx1 ASP2-TS fusion	mRNA (ASP2-TS fusion)
7	ChAdOx1 ASP2-TS fusion	ChAdOx1 ASP2-TS fusion
8	ChAdOx1 ASP2-TS fusion	MVA ASP2-TS fusion

## Schedule 2

Part A - The list of Material to be shipped to Unifesp:

Moderna's formulated mRNA vaccines:

- 1). mRNA control (unrelated plague)
- 2). mRNA ASP2
- 3). mRNA TS
- 4) mRNA ASP2-TS

Viral-vectors:

- 1). ChAdOx1 ASP2-TS
- 2). MVA ASP2-TS

Part B - Material Transfer Terms and Conditions

1. In this Agreement, the term "Material" shall be deemed to include any supporting information or instructions supplied and all progeny and unmodified derivatives generated from the material supplied and that part of all derivatives and the derivative's progeny which contain any of the material supplied or its progeny or unmodified derivatives and any substances created by Unifesp through the use of the Material to the extent that Material is incorporated therein.
2. Unifesp shall procure that the Material (a) is used solely for the Research under the direct supervision of Unifesp's Scientist in Unifesp Scientist's laboratory (b) will not be used on human subjects or for any clinical or diagnostic purposes. Unifesp will not transfer the Material to any other body, or permit its use within Unifesp for any other purpose without the prior written consent of the Lead. The Material may not be used by Unifesp in research which is subject to the provision of any rights in the Material to a commercial third party without prior written consent of the Lead. Unifesp will not (a) reverse engineer, or (b) attempt to identify the structure, composition or properties of, the Material for any purpose whatsoever. Unifesp will store the Material in accordance with all applicable laws and regulations.
3. Unifesp acknowledges that the Material is experimental in nature and may have hazardous properties. The Lead makes no representation or warranties of any kind, either express or implied including but not limited to warranties of merchantability or fitness for a particular purpose, or that the use of the Material will not infringe any patent, copyright, trademark or other proprietary rights.
4. Except to the extent prohibited by law, Unifesp assumes all direct liability for damages which may arise from its receipt, use, storage or disposal of the Material. The Lead will not be liable to Unifesp for any use made of the Material, including any loss, claim or demand made by Unifesp or made against Unifesp by a third party, due to or arising from the use, storage or disposal of the Material by Unifesp, except to the extent permitted by law when caused by the gross negligence or willful misconduct of the Lead. Unifesp agrees to indemnify the Lead against all and any losses, costs, fees, claims, demands and liabilities which may arise out of or in connection with this Agreement or Unifesp's use of the Material unless such claim relates to death or personal injury caused by the Lead's negligence.
5. The Lead shall retain ownership of the Material and except as expressly provided, nothing in this Agreement grants Unifesp any rights over the Material or under any patents, nor any right

to use, or permit the use of, any products or processes containing the Material for any profit-making or commercial purposes ("Commercial Use").

6. Nothing in this Agreement shall prevent or impede the Lead from being able to use the Material for any purpose, including but not limited to distribution and licensing of the Material to third parties, whether public, private or third sector, for any purpose.
  
7. Upon termination or expiry of this Agreement, Unifesp shall cease all use of the Material and, in accordance with the instructions of the Lead, either destroy the Material. The Material may only be retained with the express written consent of the Lead.
  
8. Materials are provided at no cost and the Lead agrees to pay any transfer, shipping or other associated costs in connection with the transfer of the Material under this Agreement.

**Certificado de Conclusão**

Identificação de envelope: 55AACC0D6EA94F8E822436883968BC97

Status: Concluído

Assunto: Complete with DocuSign: Collab MTA IAA2190 Chan Kim UNIFESP R90226-CN002 12Sept24.docx

Envelope fonte:

Documentar páginas: 12

Assinaturas: 2

Remetente do envelope:

Certificar páginas: 5

Rubrica: 0

Letitia Jean

Assinatura guiada: Ativado

letitia.jean@admin.ox.ac.uk

Selo com Envelopeld (ID do envelope): Ativado

Endereço IP: 163.1.131.152

Fuso horário: (UTC) Dublin, Edimburgo, Lisboa, Londres

**Rastreamento de registros**

Status: Original

Portador: Letitia Jean

Local: DocuSign

12 de setembro de 2024 | 09:09

letitia.jean@admin.ox.ac.uk

**Eventos do signatário**

Raiane Patrícia Severino Assumpção

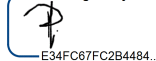
raiane.assumpcao@unifesp.br

reitora

Nível de segurança: E-mail, Autenticação da conta (Nenhuma)

**Assinatura**

DocuSigned by:



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Adoção de assinatura: Desenhado no dispositivo

Usando endereço IP: 200.144.94.4

**Registro de hora e data**

Enviado: 12 de setembro de 2024 | 09:12

Visualizado: 12 de setembro de 2024 | 12:16

Assinado: 01 de outubro de 2024 | 13:18

**Termos de Assinatura e Registro Eletrônico:**

Aceito: 23 de agosto de 2022 | 18:53

ID: 6b43ffe9-25f6-4a6a-883d-7bd8d8017f8b

Sophie Baines

sophie.baines@admin.ox.ac.uk

Research Contracts Lead

The Chancellor Masters and Scholars of the University of Oxford

Grupo de assinatura: RS Contracts

Nível de segurança: E-mail, Autenticação da conta (Nenhuma)

DocuSigned by:



4FE39BD17E5C489...

Adoção de assinatura: Estilo pré-selecionado

Usando endereço IP: 129.67.116.180

Enviado: 12 de setembro de 2024 | 09:12

Visualizado: 12 de setembro de 2024 | 14:19

Assinado: 12 de setembro de 2024 | 14:27

**Termos de Assinatura e Registro Eletrônico:**

Aceito: 27 de janeiro de 2022 | 09:09

ID: e67c1041-d86c-4d40-bc6c-9c69220cac8b

**Eventos do signatário presencial****Assinatura****Registro de hora e data****Eventos de entrega do editor****Status****Registro de hora e data****Evento de entrega do agente****Status****Registro de hora e data****Eventos de entrega intermediários****Status****Registro de hora e data****Eventos de entrega certificados****Status****Registro de hora e data****Eventos de cópia****Status****Registro de hora e data****Eventos com testemunhas****Assinatura****Registro de hora e data****Eventos do tabelião****Assinatura****Registro de hora e data****Eventos de resumo do envelope****Status****Carimbo de data/hora**

Envelope enviado

Com hash/criptografado

12 de setembro de 2024 | 09:12

Entrega certificada

Segurança verificada

12 de setembro de 2024 | 14:19

<b>Eventos de resumo do envelope</b>	<b>Status</b>	<b>Carimbo de data/hora</b>
Assinatura concluída	Segurança verificada	12 de setembro de 2024   14:27
Concluído	Segurança verificada	01 de outubro de 2024   13:18

<b>Eventos de pagamento</b>	<b>Status</b>	<b>Carimbo de data/hora</b>
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<b>Termos de Assinatura e Registro Eletrônico</b>
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## **ELECTRONIC RECORD AND SIGNATURE DISCLOSURE**

From time to time, University of Oxford- Research Support (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

### **Getting paper copies**

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

### **Withdrawing your consent**

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

### **Consequences of changing your mind**

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

### **All notices and disclosures will be sent to you electronically**

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**EDITAL Nº 242, DE 30 DE SETEMBRO DE 2024  
PRORROGAÇÃO DE VALIDADE DE CONCURSO PÚBLICO**

A VICE-REITORA DA UNIVERSIDADE FEDERAL DE SANTA MARIA, no uso de suas atribuições legais e estatutárias, conforme Portaria de Pessoal UFSM N. 2.190, de 29/12/2021, considerando o que consta no item 12 do Edital de Abertura de Concurso Público N. 177, de 26/10/2022, publicado no DOU de 31/10/2022, Seção 3, páginas 79 a 84, e o Edital de Homologação de Concurso Público N. 167, de 29/09/2023, publicado no DOU de 02/10/2023, Seção 3, página 90, prorroga por mais 1 (um) ano a validade do Concurso Público para Professor do Magistério Superior na área de Engenharia Mecânica/ Processos de Fabricação, do Departamento de Ensino/Colégio Técnico Industrial de Santa Maria.

MARTHA BOHRER ADAIME

**UNIVERSIDADE FEDERAL DE SÃO PAULO****AVISO DE LICITAÇÃO  
PREGÃO ELETRÔNICO Nº 90039/2024 - UASG 153031**

Nº Processo: 032825/2023-61. Objeto: Aq. Materiais de EPI e Outros\_Req. Disciplina de Anatomia\_Rec:Tesouro.. Total de Itens Licitados: 5. Edital: 02/10/2024 das 08h00 às 12h00 e das 13h00 às 17h00. Endereço: Rua Sena Madureira, 1500 - Departamento de Gestão Contabil, Vila Clementino - São Paulo/SP ou <https://www.gov.br/compras/edital/153031-5-90039-2024>. Entrega das Propostas: a partir de 02/10/2024 às 08h00 no site [www.gov.br/compras](http://www.gov.br/compras). Abertura das Propostas: 14/10/2024 às 09h00 no site [www.gov.br/compras](http://www.gov.br/compras). Informações Gerais: .

VANIA SIMOES LOPES FIORAVANTI  
Chefe Divisão de Compras

(SIASgnet - 30/09/2024) 153031-15250-2024NE800647

**EXTRATO DE ACORDO DE COOPERAÇÃO INTERNACIONAL Nº 78/2024**

Nº Processo SEI: 23089.018328/2024-31. Conveniadas: Universidade de Oxford e Universidade Federal de São Paulo - UNIFESP. Objeto: O presente Acordo de Cooperação Internacional tem por objeto promover e desenvolver uma cooperação entre as partes signatárias mediante proposições de interesse recíproco ligadas à formação e à pesquisa. Fundamento Legal: Lei 14.133/21. Vigência: 01/10/2024 a 31/05/25. Data de Assinatura: 01/10/2024.

**UNIVERSIDADE FEDERAL DO TRIÂNGULO MINEIRO****PRÓ-REITORIA DE ADMINISTRAÇÃO****DEPARTAMENTO DE LICITAÇÕES E CONTRATOS****DIVISÃO DE CONTRATOS****EXTRATO DE TERMO ADITIVO Nº 4/2024 - UASG 153035**

Número do Contrato: 25/2022.  
Nº Processo: 23085.010399/2021-82.  
Pregão. Nº 79/2021. Contratante: UNIVERSIDADE FEDERAL DO TRIANGULO MINEIRO. Contratado: 01.999.079/0001-79 - VILLAGE ADMINISTRACAO E SERVICOS LTDA. Objeto: A repactuação dos preços do contrato administrativo com base na convenção coletiva de trabalho, CCT/2024. A prorrogação do prazo de vigência do contrato originário por mais 12 (doze) meses com ajuste dos custos fixos não renováveis da planilha de formação de preços, conforme informação da gestora do contrato no formulário de prorrogação contratual. Fundamento Legal: Lei 8.666/93. Vigência: 03/10/2024 a 03/10/2025. Valor Total do Termo Aditivo: R\$ 1.597.069,15. Data de Assinatura: 30/09/2024.

(COMPRASNET 4.0 - 30/09/2024).

**EXTRATO DE TERMO ADITIVO Nº 5/2024 - UASG 153035**

Número do Contrato: 21/2020.  
Nº Processo: 23085.009692/2020-16.  
Dispensa. Nº 9692/2020. Contratante: UNIVERSIDADE FEDERAL DO TRIANGULO MINEIRO. Contratado: 34.028.316/0015-09 - EMPRESA BRASILEIRA DE CORREIOS E TELEGRAFOS. Objeto: Suprimir em 7,0128% ao valor original do contrato alterando, dessa forma, a Cláusula Décima passando o valor do contrato atualizado de R\$ 15.768,66 (quinze mil, setecentos e sessenta e oito reais e sessenta e seis centavos) para R\$ 14.735,29 (quatorze mil, setecentos e trinta e cinco reais e vinte e nove centavos), com amparo no inciso i, alínea b, e § 1º, do art. 65 da Lei nº 8.666/93. Vigência: 02/10/2024 a 02/10/2025. Valor Total do Termo Aditivo: R\$ 14.735,29. Data de Assinatura: 27/09/2024.

(COMPRASNET 4.0 - 27/09/2024).

**EXTRATO DE TERMO ADITIVO Nº 6/2024 - UASG 153035**

Número do Contrato: 21/2020.  
Nº Processo: 23085.009692/2020-16.  
Dispensa. Nº 9692/2020. Contratante: UNIVERSIDADE FEDERAL DO TRIANGULO MINEIRO. Contratado: 34.028.316/0015-09 - EMPRESA BRASILEIRA DE CORREIOS E TELEGRAFOS. Objeto: A prorrogação da vigência do contrato original por mais 12 meses. Vigência: 02/10/2024 a 02/10/2025. Valor Total Atualizado do Contrato: R\$ 14.735,29. Data de Assinatura: 27/09/2024.

(COMPRASNET 4.0 - 27/09/2024).

**UNIVERSIDADE FEDERAL DOS VALES DO JEQUITINHONHA E MUCURI****EXTRATO DE CONVÊNIO Nº 16/2024**

Processo SEI 23086.021535/2024-01. Partes: Universidade Federal dos Vales do Jequitinhonha e Mucuri - UFVJM e o Município de Mirabela. Objeto: Cooperação recíproca entre os participantes, visando realização de estágio curricular OBRIGATÓRIO e/ou NÃO OBRIGATÓRIO aos estudantes matriculados e frequentes nos cursos de graduação da UFVJM, de acordo com suas disponibilidades e vagas de estágio, oportunizando complementação educacional. Fundamentação legal: Lei 11.788/08. Vigência: 60 meses. Data da assinatura: 30/09/2024. Assinam: Heron Laiber Bonadiman p/UFVJM e Luciano Rabelo Veloso p/ Município de Mirabela.

**UNIVERSIDADE DA INTEGRAÇÃO INTERNACIONAL DA LUSOFONIA AFRO-BRASILEIRA****EXTRATO DE PROTOCOLO DE INTENÇÕES**

Espécie: Protocolo de Intenções. Processo nº 23282.014915/2024-64. Partes: Universidade da Integração Internacional da Lusofonia Afro-Brasileira (Unilab) e Universidade Católica da Guiné-Bissau (UCGB). Objeto: Colaboração conjunta em atividades de Ensino, Pesquisa e Extensão, através de ações a serem futuramente pactuadas através de Acordos de Cooperação e/ou Convênios específicos e seus respectivos Planos de Trabalho. Fundamentação legal: Lei 14.133/21. Valor: não se aplica. Assinatura: 01/10/2024. Vigência: de 01/10/2024 a 01/10/2029. Signatários: Roque do Nascimento Albuquerque e Lito Nunes Fernandes.

**CAMPUS DOS MALÊS****EXTRATO DE TERMO ADITIVO Nº 1/2024 - UASG 158634**

Número do Contrato: 2/2023.  
Nº Processo: 23804.000596/2023-92.  
Dispensa. Nº 2/2023. Contratante: UNILAB/CAMPUS DOS MALES. Contratado: 29.709.951/0001-16 - VICTORIA DE CASTRO FERREIRA VALADARES. Objeto: Extrato de aditivo para prorrogação, por mais 12 meses, com aplicação de rajuste de 4,55 de ipca, aplicado ao contrato 002/2023, que tem como objeto a prestação do serviço de controle de pragas no campus dos malês. Vigência: 09/10/2024 a 09/10/2025. Valor Total Atualizado do Contrato: R\$ 5.960,00. Data de Assinatura: 16/09/2024.

(COMPRASNET 4.0 - 16/09/2024).

**UNIVERSIDADE TECNOLÓGICA FEDERAL DO PARANÁ****AVISO****REGISTRO DE DIPLOMAS**

A Universidade Tecnológica Federal do Paraná - CNPJ 75.101.873/0001-90, em atendimento ao disposto no art. 21, da Portaria MEC nº 1.095, de 25 de outubro de 2018, informa que foram registrados 326 (trezentos e vinte e seis) diplomas, no período de 01/09/2024 a 30/09/2024, nos seguintes livros de registro e sequências numéricas:

Livro 90 - 44663 a 44688; 44702; 44719 a 44721; 44723 a 44726; 44728 a 44730; 44757 a 44765; 44778 a 44791; 44793 a 44807; 44810 a 44822; 44824 a 44832; 44834 a 44839; 44842 a 44865; 44871 a 44879; 44882 a 44911; 44913 a 44928; 44936 a 44970; 44972 a 45000

Livro 91 - 45001 a 45012; 45014 a 45025; 45027 a 45038; 45040 a 45050; 45053; 45055; 45057 a 45062; 45064 a 45069; 45071; 45072; 45074; 45077; 45080; 45081; 45084 a 45087; 45091; 45092; 45094 a 45098; 45105; 45106

Os registros desses diplomas poderão ser consultados em até quinze dias, no endereço: <http://portal.utfpr.edu.br/diplomas/registro-e-consulta-ao-banco-de-informacoes>

Curitiba, 1º de outubro de 2024.  
EVERTON RICARDI LOZANO DA SILVA  
Reitor**CÂMPUS CORNÉLIO PROCÓPIO****AVISO DE LICITAÇÃO****PREGÃO ELETRÔNICO Nº 90015/2024 - UASG 153176**

Nº Processo: 23064.041958/2024. Objeto: Contratação de empresa especializada em serviços de chaveiro para atendimento das atividades de ensino, manutenção e conservação da UTFPR - Núcleo norte (Campus Apucarana, Cornélio Procópio e Londrina), conforme condições, quantidades e exigências estabelecidas no Edital e seus anexos.. Total de Itens Licitados: 1. Edital: 02/10/2024 das 08h00 às 12h00 e das 13h00 às 17h00. Endereço: Av. Alberto Carazzai, 1640, Centro - Cornélio Procópio/PR ou <https://www.gov.br/compras/edital/153176-5-90015-2024>. Entrega das Propostas: a partir de 02/10/2024 às 08h00 no site [www.gov.br/compras](http://www.gov.br/compras). Abertura das Propostas: 22/10/2024 às 09h00 no site [www.gov.br/compras](http://www.gov.br/compras). Informações Gerais: .

MONICA SALU SANCHES  
Pregoeira

(SIASgnet - 01/10/2024) 153176-15246-2024NE000002

**CAMPUS CURITIBA****EXTRATO DE TERMO ADITIVO Nº 1/2024 - UASG 154358**

Número do Contrato: 19/2023.  
Nº Processo: 23064.027758/2023-41.  
Pregão. Nº 14/2023. Contratante: UTFPR - CAMPUS CURITIBA. Contratado: 02.610.553/0001-91 - ECOTECNICA TECNOLOGIA E CONSULTORIA LTDA. Objeto: O presente termo aditivo tem por objeto a prorrogação do prazo de vigência do contrato por mais 4 (quatro) meses, a partir de 03/10/2024 até 03/02/2025, prorrogável na forma dos artigos 105 e 111 da lei nº 14.133, de 2021.. Vigência: 03/10/2024 a 03/02/2025. Valor Total Atualizado do Contrato: R\$ 19.500,00. Data de Assinatura: 30/09/2024.

(COMPRASNET 4.0 - 30/09/2024).

**AVISO DE LICITAÇÃO****PREGÃO ELETRÔNICO Nº 90025/2024 - UASG 154358**

Nº Processo: 23064039059202424. Objeto: Futura e eventual aquisição de materiais pneumáticos diversos.. Total de Itens Licitados: 9. Edital: 02/10/2024 das 08h00 às 12h00 e das 13h00 às 17h00. Endereço: Av. Sete de Setembro, 3165 Centro, - Curitiba/PR ou <https://www.gov.br/compras/edital/154358-5-90025-2024>. Entrega das Propostas: a partir de 02/10/2024 às 08h00 no site [www.gov.br/compras](http://www.gov.br/compras). Abertura das Propostas: 15/10/2024 às 09h00 no site [www.gov.br/compras](http://www.gov.br/compras). Informações Gerais: .

CARLOS WELLINGTON TENORIO DE ARAUJO  
Ordenador de Despesas

(SIASgnet - 30/09/2024) 154358-15246-2023NE000003

**CÂMPUS MEDIANEIRA****AVISO DE LICITAÇÃO****PREGÃO ELETRÔNICO Nº 90020/2024 - UASG 153029**

Nº Processo: 23064041612202499. Objeto: Serviços continuados de mão obra exclusiva, para a função Recepcionista para atender os campi de Medianeira/PR e Toledo/PR da Universidade Tecnológica Federal do Paraná (UTFPR).. Total de Itens Licitados: 2. Edital: 02/10/2024 das 08h00 às 12h00 e das 13h00 às 17h00. Endereço: Av. Brasil Nº 4232, Parque Independência - Medianeira/PR ou <https://www.gov.br/compras/edital/153029-5-90020-2024>. Entrega das Propostas: a partir de 02/10/2024 às 08h00 no site [www.gov.br/compras](http://www.gov.br/compras). Abertura das Propostas: 29/10/2024 às 09h00 no site [www.gov.br/compras](http://www.gov.br/compras). Informações Gerais: Edital nº 90020/2024 e anexos. Planilhas editáveis no link público: <https://nuvem.utfpr.edu.br/index.php/s/ySfynOuVDIG4Wpd>.

ELDER ELISANDRO SCHEMBERGER  
Diretor Geral - Campus Toledo/pr

(SIASgnet - 01/10/2024) 153029-15246-2024NE800015



## UNIVERSIDADE FEDERAL DE SANTA MARIA

## EXTRATO DE CONTRATO Nº 79/2024 - UASG 153164

Nº Processo: 23081.083570/2024-55.  
Concorrência Nº 90004/2024. Contratante: UNIVERSIDADE FEDERAL DE SANTA MARIA.  
Contratado: 18.914.483/0001-03 - MTX CONSTRUÇÕES LTDA. Objeto: E confecção e instalação de telhados didáticos no colégio técnico industrial - ctism/ufsm.  
Fundamento Legal: LEI 14.133/2021 - Artigo: 28 - Inciso: II. Vigência: 10/10/2024 a 07/04/2025.  
Valor Total: R\$ 173.000,00. Data de Assinatura: 01/10/2024.

(COMPRASNET 4.0 - 02/10/2024).

## EXTRATO DE CONVÊNIO

Espécie: Convênio Código 967618, Nº Processo: 23081081162202469, Concedente: UNIVERSIDADE FEDERAL DE SANTA MARIA, Conveniente: FUNDAÇÃO DE APOIO A TECNOLOGIA E CIENCIA EM RECUPERACAO JUDICIAL CNPJ nº 89252431000159, Objeto: Integração entre as comunidades quilombola da região, Ações: Serão realizadas reuniões integrativas com as comunidades quilombolas da Região Central do Rio Grande do Sul a fim de fortalecer pautas em comum e agendas que as fortaleçam mutuamente., Valor Total: R\$ 170.000,00, Valor de Contrapartida: R\$ 0,00, Valor a ser transferido ou descentralizado por exercício: 2024 - R\$ 170.000,00, Crédito Orçamentário: Num Empenho: 2024NE002663, Valor: R\$ 28.800,00, PTRES: 235319, Fonte Recurso: 1000000000, ND: 339036; Num Empenho: 2024NE002664, Valor: R\$ 40.000,00, PTRES: 235319, Fonte Recurso: 1000000000, ND: 339039; Num Empenho: 2024NE002662, Valor: R\$ 12.075,00, PTRES: 235319, Fonte Recurso: 1000000000, ND: 339033; Num Empenho: 2024NE002661, Valor: R\$ 29.125,00, PTRES: 235319, Fonte Recurso: 1000000000, ND: 339030; Num Empenho: 2024NE002660, Valor: R\$ 54.000,00, PTRES: 235319, Fonte Recurso: 1000000000, ND: 339018; Num Empenho: 2024NE002659, Valor: R\$ 6.000,00, PTRES: 235319, Fonte Recurso: 1000000000, ND: 339014, Vigência: 02/10/2024 a 31/12/2025, Data de Assinatura: 01/10/2024, Signatários: Concedente: PAULO AFONSO BURMANN CPF nº \*\*\*.408.850-\*\*, Conveniente: RENATO ZANELLA CPF nº \*\*\*.429.130-\*\*.

## PRÓ-REITORIA DE GESTÃO DE PESSOAS

## EDITAL Nº 77/2024-PROGEP/UFMS

HOMOLOGAÇÃO DO RESULTADO DO CONCURSO PÚBLICO PARA TÉCNICO-ADMINISTRATIVOS EM EDUCAÇÃO REGIDO PELO EDITAL N. 021/2024-PROGEP/UFMS  
O PRÓ-REITOR DE GESTÃO DE PESSOAS DA UNIVERSIDADE FEDERAL DE SANTA MARIA homologa e torna público o resultado final do concurso público para cargos Técnico-Administrativos em Educação, regido pelo Edital N. 021/2024-PROGEP/UFMS, para o cargo de ARQUIVISTA, conforme discriminado abaixo:  
CARGO: ARQUIVISTA

Inscrição	Nome do Candidato	Pontos	Classificação Ampla concorrência	Classificação Negros (pretos e pardos)	Classificação Pessoas com Deficiência
1195	ANA LARISSA SANTOS VASCONCELOS	100	1	---	---
496	DÉBORA BIANQUIN CHIAPINOTO	96	2	---	---
1071	THAÍS BECKER VENTURA	92	3	---	---
2	MARCELI BRONDANI DE SOUZA	90	4	---	---
881	MAGNUS VERISSIMO DE OLIVEIRA MACHADO	86	5	---	---
74	MARCELE DELLA FLORA CORTES	84	6	---	---
89	CAROLINE ARIETE MARQUESINI RAMBO	84	7	---	---
959	DENISE LODETTI	83	8	---	---
35	ANA PAULA TORRI	82	9	---	---
1002	CAROLINA PAIVA COSTA BAGER	82	10	---	---
219	BRUNA DA SILVA RODRIGUES	71	---	1	---
1480	PATRICIA CAVALHEIRO DOS SANTOS	64	---	2	---

O quantitativo de candidatos aprovados por cargo/cota segue o estabelecido nos subitens 11.1 e 11.3 do Edital N. 021/2024-PROGEP/UFMS, observado o § 3º do Artigo 39 do Decreto N. 9739/2019.

A validade do concurso será de 2 (dois) anos, prorrogável por igual período, a contar da data da publicação da homologação no Diário Oficial da União (subitem 11.14 do Edital N. 021/2024-PROGEP/UFMS).

Santa Maria, 2 de outubro de 2024.  
FRANK LEONARDO CASADO

## UNIVERSIDADE FEDERAL DE SÃO PAULO

## RETIFICAÇÃO

Retificação do Extrato de Convênio n.º 78/2024, referente Processo SEI: 23089.018328/2024-31 - Extrato publicado no DOU n.º 191 de 02/10/2024, Seção 3, página 75.  
ONDE SE LÊ:  
Vigência: 01/10/2024 a 31/05/25  
LEIA-SE:  
Vigência: 01/10/2024 a 31/03/25

AVISO DE PRORROGAÇÃO  
CHAMAMENTO PÚBLICO Nº 517/2024

PRORROGAÇÃO DE PRAZO DO EDITAL DE CHAMAMENTO PÚBLICO Nº 517/2024  
A Reitora da Universidade Federal de São Paulo (Unifesp), no uso de suas atribuições legais, torna público a prorrogação do prazo até o dia 31 de outubro de 2024, para recebimento das propostas de que trata o Edital de Chamamento Público nº 517/2024, visando a seleção de pessoas interessadas em participar da "composição do Conselho Estratégico Universidade-Sociedade - CEUS" para o mandato 2024-2026.

O Edital com as condições gerais estabelecidas, encontra-se disponível no sítio: <https://www.unifesp.br/boletins-antiores/item/7077-inscricoes-abertas-para-interessados-as-em-compor-o-conselho-estrategico-universidade-sociedade-ceus-da-unifesp>.

RAIANE PATRICIA SEVERINO ASSUMPÇÃO

## PRÓ-REITORIA DE GRADUAÇÃO

AVISO  
REGISTRO DE DIPLOMAS

CNPJ: 60.453.032/0001-74

Para fins do disposto no art. 21 da Portaria MEC nº1.095 de 25 de outubro de 2018, esta Instituição de Educação Superior informa que foram registrados 14 (quatorze) diplomas dos seus cursos de graduação no período de 01/09/2024 à 30/09/2024, nos seguintes livros de registro e sequências numéricas: [Livro Gdig3-1 - registros nºs 45464, 45465, 45466, 45467, 45572, 45583, 45584, 45585, 45600, 45601, 45602, 45603, 45604, 45605]. A relação dos diplomas registrados poderá ser consultada no endereço <http://diplomas.unifesp.br/>.

São Paulo, 1º de outubro de 2024  
RAIANE PATRICIA SEVERINO ASSUMPÇÃO  
Reitora

## EXTRATO DE TERMO ADITIVO Nº 3/2024 - UASG 153164

Número do Contrato: 126/2021.  
Nº Processo: 23081.065421/2021-61.  
Pregão. Nº 124/2021. Contratante: UNIVERSIDADE FEDERAL DE SANTA MARIA. Contratado: 02.058.312/0001-81 - CWA ASSESSORIA E MONITORAMENTO DE RADIO E TV LTDA. Objeto: O período de vigência do contrato, previsto na cláusula segunda do contrato 126/2021 fica prorrogado por mais 12 meses, a partir de 03 de dezembro de 2024.. Vigência: 03/12/2024 a 02/12/2025. Valor Total Atualizado do Contrato: R\$ 48.000,00. Data de Assinatura: 26/09/2024.

(COMPRASNET 4.0 - 26/09/2024).

## AVISO DE LICITAÇÃO

## PREGÃO ELETRÔNICO Nº 90068/2024 - UASG 153164

Nº Processo: 23081113181202461. Objeto: Contratação do serviço de controle da qualidade da água para consumo humano dos sistemas de abastecimento da UFSM, no campus sede em Santa Maria/RS, no campus de Palmeira das Missões/RS e do Centro de Apoio à Pesquisa Paleontológica da Quarta Colônia - CAPP/UFMS, localizado em São João do Polêsine/RS, em atendimento à Portaria GM/MS n.º 888, de 2021.. Total de Itens Licitados: 9. Edital: 03/10/2024 das 08h00 às 12h00 e das 13h00 às 17h00. Endereço: Av. Roraima, 1.000 Campus Universitário, Camobi, - Santa Maria/RS ou <https://www.gov.br/compras/edital/153164-5-90068-2024>. Entrega das Propostas: a partir de 03/10/2024 às 08h00 no site [www.gov.br/compras](http://www.gov.br/compras). Abertura das Propostas: 17/10/2024 às 09h00 no site [www.gov.br/compras](http://www.gov.br/compras). Informações Gerais: O edital completo está disponível em [site.ufsm.br](http://site.ufsm.br).

JAYME WORST  
Coordenador de Licitações Substituto

(SIASGnet - 02/10/2024) 153164-15238-2024NE999999

## UNIVERSIDADE FEDERAL DO SUL DA BAHIA

AVISO  
REGISTRO DE DIPLOMAS

A Universidade Federal do Sul da Bahia, CNPJ nº 18.560.547/0001-07, para fins do disposto no art. 21 da Portaria MEC nº 1.095, de 25 de outubro de 2018, informa que foram registrados 22 (vinte e dois) diplomas no período de 04 a 30.09.2024, nos seguintes livros de registros e sequências numéricas: Livro G-1 - registros 1333 a 1336 e 1339 a 1350, 1353 e 1354 e Livro G-2 - registro 1337, 1338, 1351 e 1352. A relação dos diplomas registrados poderá ser consultada em até quinze dias, no endereço <http://ufsb.edu.br/progeac/diplomas>.

JOANA ANGÉLICA GUIMARÃES DA LUZ  
Reitora

## UNIVERSIDADE FEDERAL DO SUL E SUDESTE DO PARÁ

AVISO DE LICITAÇÃO  
PREGÃO ELETRÔNICO Nº 90013/2024 - UASG 158718

Nº Processo: 23479024791202347. Objeto: Registro de preços para Contratação de empresas especializadas para prestação de serviços de itens para eventos institucionais, para atender as demandas da Universidade Federal do Sul e Sudeste do Pará - UNIFESSPA.. Total de Itens Licitados: 37. Edital: 03/10/2024 das 08h30 às 12h00 e das 14h30 às 17h30. Endereço: Q. Folha 31 - Quadra 7 - Lote Especial, Nova Marabá - Marabá/PA ou <https://www.gov.br/compras/edital/158718-5-90013-2024>. Entrega das Propostas: a partir de 03/10/2024 às 08h30 no site [www.gov.br/compras](http://www.gov.br/compras). Abertura das Propostas: 18/10/2024 às 09h00 no site [www.gov.br/compras](http://www.gov.br/compras). Informações Gerais: .

LIVIA MUNIZ GALVAO MENEZES  
Pregoeira

(SIASGnet - 02/10/2024) 158718-26448-2024NE800247

## UNIVERSIDADE FEDERAL DO TRIÂNGULO MINEIRO

PRÓ-REITORIA DE ADMINISTRAÇÃO  
DEPARTAMENTO DE LICITAÇÕES E CONTRATOSAVISO DE LICITAÇÃO  
PREGÃO ELETRÔNICO Nº 90024/2024 - UASG 153035

Nº Processo: 23085012133202336. Objeto: Contratação de solução de proteção de rede Next Generation Firewall(NGFW), contemplando o hardware, software de gerenciamento, licenciamento, implantação, configuração, treinamento e atualizações, incluindo, garantia por 36 (trinta e seis) meses.. Total de Itens Licitados: 1. Edital: 03/10/2024 das 08h00 às 17h00. Endereço: Av Frei Paulino, 30 - Bairro Abadia, - Uberaba/MG ou <https://www.gov.br/compras/edital/153035-5-90024-2024>. Entrega das

